EDWARD H. KUBO, JR. #2499 United States Attorney District of Hawaii

J. MICHAEL SEABRIGHT #3753 Assistant U.S. Attorney

CRAIG H. NAKAMURA #3008
Assistant U.S. Attorneys
Room 6100, PJKK Federal Building
300 Ala Moana Blvd., Box 50183
Honolulu, Hawaii 96850
Tolophono: (808) 541-2850

Telephone: (808) 541-2850 Facsimile: (808) 541-2958

E-mails: craiq.nakamura@usdoj.qov

Attorneys for Plaintiff UNITED STATES OF AMERICA

UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

SEP 10 2003 et Sclock and mile walter A. Y. H. CHINN, CLER

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

CR03-00451 HG

UNITED STATES OF AMERICA,

Plaintiff,

vs.

MASASHI ENDO, (01)
a/k/a Masaru Nakayama
and Minoru Nakayama,
MITSUYUKI ONO, (02)
MASAKI FUKAZAWA, (03)
TATSUYA KUMAGAWA, and (04)
a/k/a Tatsuya Yamada,

Defendants.

(05)

INDICTMENT

CR. NO.

[18 U.S.C. §§ 1029(a)(1), 1029(a)(3), 1029(a)(5), 1029(b)(2), and 2]

SCANNED

SAKURA OGAWA,

INDICTMENT

The Grand Jury charges that:

COUNT 1

I. THE CONSPIRACY

1. From a precise date unknown to the Grand Jury, but by on or about August 10, 2003, and continuing through on or about August 14, 2003, in the District of Hawaii and elsewhere, the Defendants, MASASHI ENDO, also known as Masaru Nakayama and Minoru Nakayama, MITSUYUKI ONO, MASAKI FUKAZAWA, TATSUYA KUMAGAWA, also known as Tatsuya Yamada, and SAKURA OGAWA, did willfully and knowingly combine, conspire, confederate, and agree together and with each other, and with other persons both known and unknown to the Grand Jury, to commit an offense, that is,

to knowingly and with intent to defraud use and traffic in one or more counterfeit access devices, thereby having an effect on interstate commerce, in violation of 18 U.S.C. § 1029 (a)(1).

II. OVERT ACTS

- 2. In furtherance of and to effect the object of the conspiracy, Defendants committed the following overt acts, among others, in the District of Hawaii and elsewhere:
- a. On or about August 10, 2003, MASASHI ENDO, MITSUYUKI ONO, and SAKURA OGAWA traveled from Japan to Hawaii.
- b. Between on or about August 10, 2007 and August 13, 2003, MASASHI ENDO purchased expensive merchandise

using counterfeit credit cards, including a watch from Cartier for approximately \$2,392 on August 13, 2003.

- c. Between on or about August 10, 2003 and August 13, 2003, MITSUYUKI ONO used counterfeit credit cards to purchase expensive merchandise.
- d. On or about August 13, 2003, MASAKI FUKAZAWA and TATSUYA KUMAGAWA traveled from Japan to Hawaii.
- e. On or about August 13, 2003, SAKURA OGAWA, after observing federal agents arrest MASASHI ENDO, telephoned MASAKI FUKAZAWA, TATSUYA KUMAGAWA, and MITSUYUKI ONO to warn them that ENDO had been arrested.
- f. On or about August 13, 2003, SAKURA OGAWA, after observing federal agents arrest MASASHI ENDO, attempted to change the reservations for the return flight to Japan for herself and MASASHI ENDO, MASAKI FUKAZAWA, TATSUYA KUMAGAWA, and MITSUYUKI ONO.
- g. On or about August 13, 2003, MASAKI FUKAZAWA, TATSUYA KUMAGAWA, and MITSUYUKI ONO were in possession of merchandise that had been purchased with counterfeit credit cards.
- h. On or about August 13, 2003, MASAKI FUKAZAWA, TATSUYA KUMAGAWA, and MITSUYUKI ONO were in possession of approximately 23 counterfeit credit cards.

All in violation of Title 18, United States Code, Section 1029(b)(2).

COUNT 2

Between on or about August 10, 2003 and on or about August 13, 2003, in the District of Hawaii, the Defendants, MASASHI ENDO, also known as Masaru Nakayama and Minoru Nakayama, MITSUYUKI ONO, and SAKURA OGAWA, did knowingly and with intent to defraud use one or more counterfeit access devices, thereby having an effect on interstate commerce.

All in violation of Title 18, United States Code, Sections 1029(a)(1) and 2.

COUNT 3

Between on or about August 10, 2003 and on or about August 13, 2003, in the District of Hawaii, the Defendants, MASASHI ENDO, also known as Masaru Nakayama and Minoru Nakayama, MITSUYUKI ONO, and SAKURA OGAWA, did knowingly and with intent to defraud effect transactions, with one or more access devices issued to another person or persons, to receive goods and services having an aggregate value of \$1,000 or more during any one-year period, thereby having an effect on interstate commerce.

All in violation of Title 18, United States Code, Sections 1029(a)(5) and 2.

COUNT 4

On or about August 13, 2003, in the District of Hawaii, the Defendants, MASAKI FUKAZAWA, TATSUYA KUMAGAWA, also known as Tatsuya Yamada, and MITSUYUKI ONO, did knowingly and with intent to defraud possess fifteen or more counterfeit or unauthorized access devices, thereby having an effect on interstate commerce.

All in violation of Title 18, United States Code, Section 1029(a)(3).

DATED: September /6, 2003, at Honolulu, Hawaii.

A TRUE BILL

151

FOREPERSON, Grand Jury

EDWARD H. KUBO, JR. United States Attorney District of Hawaii

J. MICHAEL SEABRIGHT Assistant U.S. Attorney

CRAIG H. NAKAMURA

Assistant U.S. Attorney